Exhibit B

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In re Terrorist Attacks on September 11, 2001 XXX	As relates to: 03 MDL 1570 (GBD)(SN)			
XXX PLAINTIFFS,	Civil Docket Number:			
V. KINGDOM OF SAUDI ARABIA; SAUDI HIGH COMMISSION FOR RELIEF OF BOSNIA & HERZEGOVINA DEFENDANTS	SHORT FORM COMPLAINT AND DEMAND FOR TRIAL BY JURY ECF CASE			
SHORT FORM COMPLAINT AND DEMAND FOR TRIAL BY JURY				

Plaintiff(s) file(s) this Short Form Complaint and Demand for Trial by Jury against Defendants named herein by and through the undersigned counsel. Plaintiff(s) incorporate(s) by reference the specific allegations, as indicated below, of Plaintiffs' Consolidated Amended Complaint as to the Kingdom of Saudi Arabia ("Kingdom" or "Saudi Arabia") and the Saudi High Commission for Relief of Bosnia & Herzegovina ("the SHC") and Demand for Jury Trial in In Re: Terrorist Attacks on September 11, 2001, 03 MDL 1570 in the United States District Court for the Southern District of New York (hereinafter "the CAC"). Plaintiff(s) file(s) this Short Form Complaint and Demand for Jury Trial as permitted and approved by the Court's Order of April ____, 2017, ECF No.____.

(Notice to Conform, Applicable For Previously Filed Complaints Only): Plaintiff(s) in the previously filed case styled as ______ file(s) this Short Form Complaint to incorporate Plaintiffs'

Consolidated Amended Complaint as to the Kingdom of Saudi Arabia ("Kingdom" or "Saudi Arabia")

and the Saudi High Comm	nission for Relief of Bosnia & Herzegovina ("the SHC"), and Demand for Jury
Trial ("the CAC"), ECF N	o, as permitted and approved by the Court's Order of April, 2017,
ECF No Upon	filing of this Short Form Complaint, plaintiffs' underlying Complaint, ECF No.
, is deemed amende	d to include the factual allegations, jurisdictional allegations, and jury trial
demand of the CAC, as v	well as all causes of action specified below. The amendment affected
through this Short Form Co	omplaint supplements by incorporation into, but does not displace, plaintiffs'
underlying Complaint. T	his Notice to Conform relates solely to Saudi Arabia and the SHC, and does not
apply to any other defend	ant, as to which plaintiffs' underlying Complaint and any amendments thereto
are controlling.	
	<u>VENUE</u>
1. Venue in t	this district is proper pursuant to 28 U.S.C. §§ 1391(b)(2) and 1391(f)(1), as a
substantial part of the eve	nts giving rise to the claims asserted herein occurred in this district. Venue is
also proper in this district	pursuant to 18 U.S.C. § 2334(a).
	<u>JURISDICTION</u>
2. Jurisdictio	n, is as asserted in the CAC, and further, jurisdiction of the within Short Form
Complaint is premised upo	on and applicable to all defendants in this action:
	28 U.S. C. § 1605(a)(5) (non-commercial tort exception)
	28 U.S. C. § 1605B (Justice against Sponsors of Terrorism Act)
	Other: (set forth below the basis of any additional ground for jurisdiction and plead such in sufficient detail as per the FRCP):
	CAUSES OF ACTION

- 3. Plaintiff(s) hereby adopt(s) and incorporate(s) by reference, the CAC as if set forth fully herein.
 - Furthermore, the following claims and allegations are asserted by Plaintiff(s) and are 4.

nerein adopted by refere	ence from the CAC:
	Aiding and Abetting and Conspiring with al Qaeda to Commit the September 11 th Attacks Upon the United States in Violation of 18 U.S.C. § 2333(d) (JASTA)
	Aiding and Abetting and Conspiring with al Qaeda to Commit the September 11 th Attacks Upon the United States in Violation of 18 U.S.C. § 2333(a)
	Committing Acts of International Terrorism in Violation of 18 U.S.C. § 2333
	Wrongful Death, as applicable to a claim for such
	Survival
	Alien Tort Claims Act
	Assault and Battery
	Conspiracy
	Aiding and Abetting
	Intentional Infliction of Emotional Distress
	Liability Pursuant to Restatement (Second) of Torts § 317 and Restatement (Third) of Agency § 7.05: Supervising Employees and Agents
	Liability Pursuant to Restatement (Second) of Torts § 317 and Restatement (Third) of Agency § 7.05: Hiring, Selecting, and Retaining Employees and Agents
	18 U.S.C. § 1962(a)-(d) − CIVIL RICO
	Trespass
	Punitive Damages
	Plaintiff assert(s) the following additional theories and/or Causes of Action against the Defendants:

IDENTIFICATION OF PLAINTIFFS

5. The following allegations and information contained herein, is alleged as to each

individual who is bringing this claim, as indicated on Appendix 1 to this *Short Form Complaint*, and/or as to each decedent who was injured and who is now deceased, whose claim is brought by the Estate representative, and as to the survivors of the Estate, herein referred to as "Plaintiffs."

- a. Said Plaintiff is a United States national and/or otherwise entitled to commence this suit.
- Said Plaintiff is entitled to recover damages on the causes of action set forth in this Complaint.
- c. Said Plaintiff was injured as a result of the terrorist attacks of September 11, 2001.
- d. On or after September 11, 2001, said Plaintiff was present at the World Trade Center site and/or its surroundings and/or lower Manhattan and/or at an area wherein he/she was exposed to toxins as a result of the terrorist attacks and was exposed to toxins from the attacks, and/or was otherwise injured, and/or as otherwise alleged:
- e. As a direct, proximate and foreseeable result of Defendants' actions or inactions, Plaintiff suffered bodily injury and/or death, and consequently economic and other losses, including but not limited to pain and suffering, emotional distress, psychological injuries, and loss of enjoyment of life, and as otherwise described in the CAC, and/or as otherwise may be specified in subsequent discovery proceedings, and/or as otherwise alleged herein: _______.
- f. The name and residency of each plaintiff is listed on the attached Exhibit 1, and is incorporated herein as allegations, with all allegations of the within *Short Form Complaint* deemed alleged as to each plaintiff.

IDENTIFICATION OF THE DEFENDANTS

6.	The following entities are Defendants herein:
	☐ Kingdom of Saudi Arabia

Case 1:03-md-01570-GBD-SN Document 3519-2 Filed 04/14/17 Page 6 of 7

Saudi High Commission for Relief of Bosnia & Herzegovina

Plaintiffs' constituent case, if applicable, and this Short Form Complaint shall be deemed subject

to any motion to dismiss the CAC or Answer to the CAC filed by Saudi Arabia or the SHC. By way

of filing this Short Form Complaint, plaintiffs shall not be deemed to have adopted any class-action

allegations set forth in the CAC or waived any right to object to class certification or opt out of any

certified class. This Short Form Complaint also does not serve as a request for exclusion from any class

that the Court may certify.

WHEREFORE, Plaintiff(s) pray(s) for relief and judgment against Defendants as set forth in the

CAC as appropriate.

IURY DEMAND

Plaintiff(s) hereby demand(s) a trial by jury as to the claims in this action.

Dated:	Respectfully Submitted,		

See Exhibit 1 Annexed

Counsel for Plaintiff(s)

5

EXHIBIT 1 TO THE SHORT FORM COMPLAINT

(EXEMPLAR-ALL NAMES BELOW ARE FICTITIOUS)

Each line below is deemed an allegation, incorporating the allegations, language and references within the *Short Form Complaint* to which this Appendix is appended, and shall be referenced as Allegation 1 of Exhibit 1 to the *Short Form Complaint*, Allegation 2 of Exhibit 1 to the *Short Form Complaint*, etc.)

	PLAINTIFF(S) NAME IN ALPHABETICAL ORDER OF LAST NAME OF INJURED PERSON,	STATE OF RESIDENCY OF INJURED PERSON AT COMMENCEMENT OF INSTANT LITIGATION	INSERT AN "X" IF A WRONGFULL DEATH CLAIM IS ADDITIONALLY BEING ASSERTED ON BEHALF OF THE ESTATE
1.	Mary Ames	New York	
2.	William Green	California	
3.	Frank Boyles, as administrator of the Estate of Mary Kiles, deceased, John Kiles, Sally Kiles and Jane Kiles	Pennsylvania	X
4.	Sylvia Smith	New Jersey	